STATE OF MICHIGAN

COURT OF APPEALS

In the Matter of D.A.N., T.A.H., II, and I.S.D.H., Minors.

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

V

DONNA LEE GRIFFIN,

Respondent-Appellant,

and

TERRANCE ANTHONY LEE, a/k/a TERRANCE E-LEE ANTHONY HEARD, and RODERICK NETTLES,

Respondents.

In the Matter of T.A.H., II, and I.S.D.H., Minors.

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

V

TERRENCE ANTHONY LEE HEARD, a/k/a TERRENCE E-LEE ANTHONY HEARD,

Respondent-Appellant,

and

DONNA LEE GRIFFIN and RODERICK NETTLES,

Respondents.

UNPUBLISHED August 20, 2002

No. 235819 Wayne Circuit Court Family Division LC No. 99-384111

No. 237386 Wayne Circuit Court Family Division LC No. 99-384111 Before: White, P.J., and Neff and Jansen, JJ.

MEMORANDUM.

In this consolidated case, respondent-appellant mother appeals as of right from the circuit court order terminating her parental rights to the minor children, D.A.N., T.A.H., II, and I.S.D.H., under MCL 712A.19b(3)(c)(i), (g), and (j). Respondent-appellant father appeals as of right from the circuit court order terminating his parental rights to the minor children, T.A.H., II, and I.S.D.H., under MCL 712A.19b(3)(c)(i), (g), and (j). We affirm. These cases have been decided without oral argument pursuant to MCR 7.214(E).

The circuit court did not clearly err in finding that the statutory grounds for termination were established by clear and convincing evidence. MCR 5.974(I); *In re Miller*, 433 Mich 331, 337; 445 NW2d 161 (1989). Further, the evidence did not show that termination of respondents-appellants' parental rights was clearly not in the children's best interests. MCL 712A.19b(5); *In re Trejo*, 462 Mich 341, 356-357; 612 NW2d 407 (2000). Therefore, the circuit court did not err in terminating respondents-appellants' parental rights to the minor children.

Affirmed.

/s/ Helene N. White

/s/ Janet T. Neff

/s/ Kathleen Jansen